IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

) Case No.: 1:15CR-069
)
)
)))
)) NOTICE OF INSANITY DEFENSE) PURSUANT TO FEDERAL RULE 12.2) FOR DEFENDANT JASON GMOSER
)))

Now comes the Defendant, Jason Gmoser, by and through counsels Bradley M. Kraemer and Courtney Caparella-Kraemer, hereby gives notice that the Defendant intends to assert an insanity defense pursuant to Federal Rule of Criminal Procedure 12.2. Defendant shall provide counsel for the government with the Defendant's medical records and a list of providers.

Respectfully Submitted:

s/Bradley M. Kraemer
Bradley M. Kraemer (0070329)
Courtney Caparella-Kraemer (0077016)
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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing has been served upon Counsel of Record via e-mail, on this 20^{th} day of October, 2016.

s/Bradley M. Kraemer Bradley M. Kraemer (#0070329) Courtney Caparella-Kraemer (0077016)